



CSI Linux Volunteer Application Form

Join us in advancing the frontier of digital forensics and cybersecurity with CSI Linux, a comprehensive platform designed for in-depth investigations across various domains of cyber threats. As an open-source project originally crafted to equip law enforcement with the power of wide-ranging open-source tools, CSI Linux has evolved to serve the public while housing proprietary tools for case management and forensics investigations. As a volunteer, you'll have an unparalleled opportunity to refine and develop CSI Linux and its suite of tools, alongside creating and enhancing innovative courses in OSINT, SOCMINT, Dark Web, Computer Forensics, Mobile Forensics, Network Forensics, Threat Hunting, Threat Intelligence, Malware Analysis, and more. Your valuable contribution will not only drive CSI Linux forward, but it will also equip countless individuals with the skills and tools they need to protect digital spaces. In return for your commitment and expertise, we offer a Letter of Recommendation, a LinkedIn recommendation, a place in our scholarship program, and additional benefits. By volunteering with CSI Linux, you are shaping the future of cybersecurity.

As part of the volunteer application process, and in respect of the proprietary nature of some tools and materials involved, you'll be required to sign a Non-Disclosure Agreement (NDA) to ensure the confidentiality and integrity of CSI Linux's sensitive information.

Ready to make a significant impact in the field of digital forensics and cybersecurity? We're thrilled to welcome you on this exciting journey. To initiate your application, we ask that you provide some essential details about yourself, your availability, your skills, and your interests. This information will help us understand how best we can align your expertise and passion with our diverse needs and projects. So, let's get started! Please take a few moments to complete the following application form. Your step towards enhancing global cybersecurity starts here.



Personal Information

Full Name:		
Contact Number:		
Email Address:		
Address:		
City:	State:	Zip:
Discord Username:		
Github Username:		
LinkedIn Link:		

Availability

Preferred Start Date: Available Days and Hours: Length of Commitment: Skills and Qualifications

Current Occupation:

Education:

Skills and Expertise (Include programming languages and technologies you're proficient in.):

Please describe your experience with Linux systems, software development or any previous volunteering experience:



Specific Interests

Why are you interested in improving CSI Linux?	volunteering for development of applications and
Do you have any specific proplease elaborate:	pject or improvement in mind for CSI Linux? If yes,
Declaration	
true and correct to the best statements, misrepresentation oe considered sufficient caus	_, declare that the information I have provided is st of my knowledge. I understand that any false on, or omissions made on this application form shall e for rejection of this form. If accepted, it may result
in termination from the volu	
oignature:	Date: CSI Linux
	csilinux.com



Policy Level:	Revision No.	Effective Date		
Organization wide	001	05/29/2023		
MUTUAL NON-DISCLOSURE AGREEMENT Issued 05/29/2023				

This Agreement is made and entered into as of the last date signed below (the "Effective Date") by and between the CSI Linux Organization, Located in Colorado, US, and ______ (the "Second Party").

WHEREAS CSI Linux and the Second Party (the "Parties") have an interest in participating in discussions wherein either Party might share information with the other that the disclosing Party considers to be proprietary or confidential ("Confidential Information"); and

The Parties acknowledge that a Party's Confidential Information may encompass, but is not limited to, the following aspects of that Party: (1) Research and development data; (2) Material related to homeland security; (3) Counterintelligence data; (4) Sensitive but unclassified material, or other associated information.

NOW, THEREFORE, the Parties agree as follows:

A Party may share Confidential Information with the other Party under the terms of confidentiality, provided that the disclosing Party identifies such information as proprietary and confidential. This identification can be done through marking, in the case of written materials, or by notifying the other Party of the proprietary and confidential nature of the information for orally disclosed or unmarked written materials. This notification can be conveyed orally, via email or written correspondence, or through any other appropriate means of communication.

The receiving Party ("Recipient") will not be held liable for any disclosure of Confidential Information that transpires before the disclosing Party has designated such information as proprietary or confidential.



Upon receipt of Confidential Information identified as proprietary and confidential by the disclosing Party, the Recipient is obligated to abstain from sharing this Confidential Information with any third-party contractors or entities without the prior written consent of the disclosing Party. The Recipient should safeguard this Confidential Information against accidental disclosure to third parties with the same level of care and diligence as it employs for its own proprietary and confidential data, but at the very minimum, reasonable care should be exercised.

It is the responsibility of the Recipient to ensure that any of its employees, officers, directors, or agents who gain access to Confidential Information under this Agreement are informed about its proprietary and confidential nature and are obliged to adhere to the terms of this Agreement.

In the event of any breach of this Agreement involving the disclosure of Confidential Information, or if a subpoena or other legal process necessitates the production or disclosure of said Confidential Information, the Recipient is obliged to promptly inform the disclosing Party.

All Confidential Information shared under this Agreement is the sole property of the disclosing Party, and nothing within this Agreement should be interpreted as granting or conferring any rights to this Confidential Information to the other Party. The Recipient is required to comply with any requests from the disclosing Party to swiftly return or destroy all copies of Confidential Information shared under this Agreement, along with any notes related to this Confidential Information.

The Parties acknowledge that any public disclosure, third-party release, or any other breach of this Agreement pertaining to the Confidential Information will cause significant harm to the disclosing Party. In response to such instances, the disclosing Party reserves the right to seek legal remedies including injunctive relief against any anticipated breach or continuation of an existing breach. Moreover, in the event of such a breach, the disclosing Party has the right to demand both actual and exemplary damages from any competent court of law.

The stipulations of this Agreement should not be seen as limiting either Party's rights to independently develop or procure products without the use of the other Party's Confidential Information. The disclosing Party recognizes that the Recipient may already be or may in the future develop information internally or receive information from third parties that is similar to the Confidential Information.



Moreover, this Agreement does not impede the Recipient from creating or having created products, concepts, systems, or methodologies that are akin to or compete with those contemplated by or encapsulated in the Confidential Information. This provision is operative, however, on the understanding that the Recipient does not infringe any of its commitments under this Agreement during such creation.

Despite the aforementioned, the Parties concur that information will not be considered Confidential Information, and the Recipient will have no duty to treat such information confidentially, when:

- The information is already known to the Recipient, having been divulged to the Recipient by a third party who is not under any obligation of confidentiality towards the disclosing Party; or
- The information becomes publicly available without any wrongdoing on the part of the Recipient, its employees, officers, directors, or agents; or
- The information is developed independently by the Recipient without reference to any Confidential Information shared under this Agreement; or
- The information is approved for disclosure (and only to the extent approved) by the disclosing Party in writing; or
- The information is disclosed in compliance with a lawful requirement of a court or governmental agency or where required by law. In such cases, the Recipient should take lawful and reasonable steps to avoid or minimize such disclosure and promptly notify the disclosing Party so that they may take lawful actions to avoid or minimize such disclosure.

Nothing in this Agreement shall be construed to constitute an agency, partnership, joint venture, or other similar relationship between the Parties.

Neither Party shall, without the prior consent of the other Party, make any public declaration of or otherwise divulge the existence or the terms of this Agreement.

This Agreement encapsulates the complete understanding between the Parties and does not obligate either Party to reveal information to the other Party or to enter into any other agreement.



The obligation to safeguard Confidential Information disclosed under this Agreement shall persist even after the termination of this Agreement.

The construction, validity, enactment, enforcement, and interpretation of this Agreement shall be governed by the laws of the State of Colorado, irrespective of its conflict of laws principles.

Signing the NDA

IN WITNESS WHEREOF:

CSI Linux Volunteer Signed By: Signed By:

Name: Jeremy Martin Name: Title: Owner Title: Date: 02/18/2024 Date: